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June 14, 2001

General Services Administration
FAR Secretariat (MVP)
1800' F. St., N.W., Room 4035
Washington, D.C. 20405

2001-014-254

ATTN: Laurie Duarte

RE: FAR Case 2001-014

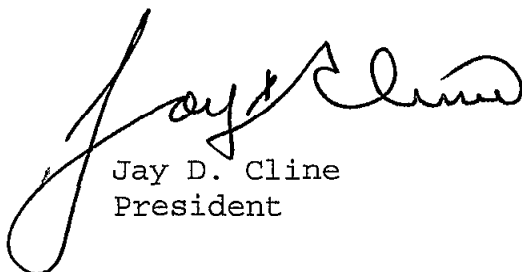
I am writing to express my support for the Federal Acquisition Regulations (FAR) Council's proposal to repeal the Clinton administration's rules on federal contractor responsibility. The rule would require each prospective contractor, under penalty of criminal liability for false swearing, to certify the contractor's compliance with all federal, state and foreign labor, employment, tax, environmental, antitrust, and "consumer protection" laws and regulations over the previous three years.

The rule would also force contracting officers to make determinations concerning the contractor's satisfactory compliance with such laws and regulations based on vague criteria, leading to inconsistent application.

Punitive and unnecessary, this rule would have a devastating effect on federal contracting. Contrary to the spirit of earlier procurement streamlining reform, the rule would result in uncertainties, increased legal challenges, wasteful delays, and unwarranted new regulatory burdens. The rule lacks a rational basis because it has effectively removed any nexus between the government's determination of responsibility and a contractor's ability to perform a contract.

I urge the FAR Council to repeal the contractor responsibility rules.

Sincerely,
DAYTON GRANGER, INC.



Jay D. Cline
President

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